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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/003,033	11/01/2001	Olivier J. A. Schueller	_	H00498/70168 TJO	2182
23628 73	590 08/06/2003			18	•
WOLF GREENFIELD & SACKS, PC FEDERAL RESERVE PLAZA 600 ATLANTIC AVENUE				EXAMINER	
				LE, QUE TAN	
BOSTON, MA		0.0			
DOSTON, WILL 02210-2211		* .		ART UNIT	PAPER NUMBER
		*	· · ·	2878	
			•	DATE MAILED: 08/06/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

s,	Application No.	Applicant(s)				
	10/003,033	SCHUELLER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Que T. Le	2878				
The MAILING DATE of this communication app Period for Reply	ars on the cover she t with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	6(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 24 J	<u>une 2003</u> .					
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.	· Y*				
3) Since this application is in condition for allowa closed in accordance with the practice under <i>B</i> Disposition of Claims						
4)⊠ Claim(s) <u>1-107</u> is/are pending in the application	n					
4a) Of the above claim(s) <u>29-51 and 70-107</u> is/a	• '),				
5)⊠ Claim(s) <u>1-28 and 67-69</u> is/are allowed.		*				
6)⊠ Claim(s) <u>52-66</u> is/are rejected.						
7) Claim(s) is/are objected to.	*					
8) Claim(s) 29-51,79-88 and 98-107 are subject to	restriction and/or election requi	rement.				
Application Papers		•				
9)☐ The specification is objected to by the Examiner	;	·				
10) The drawing(s) filed on is/are: a) □ accep	ted or b)⊡ objected to by the Exa	miner.				
Applicant may not request that any objection to the	_	•				
11)☐ The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disappro	oved by the Examiner.				
If approved, corrected drawings are required in rep		* *				
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120	· .					
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
 Certified copies of the priority documents 	s have been received.					
2. Certified copies of the priority documents	2. Certified copies of the priority documents have been received in Application No					
 3. Copies of the certified copies of the prior application from the International But * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).					
14)⊠ Acknowledgment is made of a claim for domestic	c priority under 35 U.S.C. § 119(e) (to a provisional application).				
a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4) Interview Summary (PTO-413) Paper No(s) 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

Application/Control Number: 10/003,033

Art Unit: 2878

This is in response to Applicants' election filed June 24, 2003.

Applicant's election with traverse of Group I, claims 1-28 and 52-69, in Paper No. 8 is acknowledged. The traversal is on the ground(s) that a single search and examination covering all claims (of different inventions) would not place undue burden on the Examiner. This is not found persuasive because searching and examining multiple groups of different inventions would place a serious burden on the examiner. Also, the restriction requirement, of paper no. 7, based on different groups of the inventions, whether a single search or not for all of the different inventions would not prevented the inventions from distinct and different from each others.

The requirement is still deemed proper and is therefore made FINAL.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 53-66 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 53, on line 7, "the first sample" lacks a proper antecedent basis.

Claims 54-66 are indefinite because they include the indefiniteness of the claims on which they depend.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

Application/Control Number: 10/003,033

Art Unit: 2878

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim 52 is rejected under 35 U.S.C. 102(b) as being anticipated by Pedersen 4,491,730.

Pedersen discloses a photometric detection method and apparatus comprising: a sample system constructed and arranged to position first (21) and second (27) portions of a sample separately and in isolation from each other; at least one source (11) of electromagnetic radiation positioned to irradiate the portions; and at least one absorption detector (26, 35, 44) positioned to detect absorption of the portions.

Claims 53-66 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action.

Claims 1-28 and 53-69 are allowable over the prior art of record because the prior art fails to teach a system and method comprising, among other features: a sample system or a sample chamber to position first and second portions of a sample separately and in isolation from each other or forming parallel fluid channels; a source of electromagnetic radiation positioned to irradiate the portions; a detector to determine diffraction of the electromagnetic radiation by the portions; and a pump constructed and

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Que T. Le whose telephone number is (703) 308-4830.

arranged to displace the sample with a second sample, or a diffraction detector to

detect diffraction of electromagnetic radiation at the chamber channels.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Que T Le Primary Examiner Art Unit 2878